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10/736,274

REMARKS

The undersigned requests a personal interview with the Examiner in charge of this application to discuss the issues raised in this amendment.

Claims 1-4, 8 and 10-13 were rejected as being anticipated by Chelehmah 20020046406.

Claims 5-7 and 9 were rejected as being unpatentable over Chelehmah in view of Yurt 5,253,275.

Claims 14-16 were rejected as being unpatentable over Chelehmah in view of KINEMA.

Chelehmah discloses an on demand data system in which a user is connected to a cable system and has a set up box for controlling the channels he has subscribed to. The cable company has content servers containing films for order on demand. One or more channels to the subscriber list the movies available and the subscriber uses his set top box to order the film desired and the cable company unlocks the channel showing the film. In the present invention, the end user has the pass code which he has previously paid for. Also, although in the reference the subscriber has a remote, the remote does not have the same features as in the present invention where the remote has content fields showing the films available in the storage at the data center. The end user can scroll through the films directly on his remote and make his selection using the remote. Also, there is nothing in this reference which shows a transmission network which is wirelessly connected to each user and also to the data center. This basic configuration appears to be missing.

Yurt has a video transmission system and was cited for the input feature.

KINEMA was cited for the Asian films.

In view of the excellent art cited by the Examiner, claim 1 has been extensively amended to recite the novel features of this invention as described above including the pass code used by the end user, the details of the remote, and a transmission network which is wirelessly connected to both the data center and to each individual user.

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Claims 2-5, 9 and 11-13 have been canceled.

All the remaining claims depend from claim 1 and have been amended where appropriately to provide consistency throughout and add other details of the invention.

It is believed that the claims in their present form clearly distinguish from the applied references and should be allowed.

A conscientious effort has been made to place this application in condition for immediate allowance. The Examiner is requested to call the undersigned or Mr. Kroll if further changes are required to obtain allowance of the application.

A favorable action is solicited.

Respectfully submitted,


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CERTIFICATE OF FAXING

I hereby certify that this correspondence is being facsimile transmitted to the U. S. Patent and Trademark Office, telephone number 571-272-8300 on Feb. 8, 2008.



Leonard Belkin